		Ι		THE D	ISTRIC	ATES DISTRICT COUR CT OF MARYLAND				FILEI	_	ENTERED	
				`			Ź			DEC	17	2002	
GIANT BRANDS, INC., et al.,						*	AT GREENBEL CLERK U.S. DISTRICT DISTRICT OF MARY					ICT COU	RT
		Plaintiffs,				*	BA DISTRICT OF WALLE						DEPUT
		v.				*	CIVIL	ACTION	NO N). AW ()2 CV	V-320	
GIANT EAGLE, INC., et al., Defendants.						*							
						*							
*	*	*	*	*	*	*	*	*	*	*		*	

<u>ORDER</u>

Upon consideration of the Plaintiffs' Motion for Voluntary Dismissal Without Prejudice, Defendants' Opposition thereto, and the oral arguments heard on December 4, 2002, it is this __i7 h day of December, 2002:

ORDERED, pursuant to Fed. R. Civ. P. 41(a)(2), that said Motion for Voluntary Dismissal Without Prejudice Is GRANTED, and the above-captioned case is hereby dismissed without prejudice on the condition that any lawsuit between the parties pertaining to the parties' use of the word "giant" as part of a trademark, trade name or logo shall be filed in the United States District Court for the District of Maryland and shall be heard by the undersigned.

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Alexander Williams, Jr. United States District Judge

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